From: Hill, Brian [mailto:BHill@milchev.com] **Sent:** Thursday, August 12, 2010 4:49 PM

To: Max Wistow; djs@mtlesq.com

Cc: Rochon, Mark; Wise, Andrew; dsherman@eapdlaw.com

Subject: RE: Ungar v. PA

Counsel:

This will confirm the following from today's call:

- You will be responding separately to our proposal below regarding a schedule for disclosure of witnesses, exhibits and experts.
- 2. Will will be serving amended responses to Plaintiff's First and Second Requests for Production of Documents and First Set of Interrogatories on Tuesday August 17.
- The parties will confer by phone at 3:00 p.m. on Tuesday August 17 regarding Plaintiffs' responses to Defendants' First Set of Interrogatories and First Requests for Production of Documents.
- Defendants proposed to produce a privilege log and any non-privileged documents responsive to Request 1 of Plaintiff's Second Request for Production of Documents and Interrogatory Number 2 in three weeks. You will be responding separately to this proposal.

Please let me know if any of the foregoing is incorrect.

Regards,

Brian A. Hill Miller & Chevalier, Chtd 655 15th Street, NW Suite 900 Washington, DC 20005 Direct: (202) 626-6014

Fax: (202) 626-5801